1	Christopher D. Banys		
2	Richard C. Lin Daniel M. Shafer		
3	cdb@banyspc.com rcl@banyspc.com		
	dms@banyspc.com		
4	BANYS, P.C. 1032 Elwell Court, Suite 100		
5	Palo Alto, California 94303		
6	Telephone: (650) 308-8505 Facsimile: (650) 353-2202		
7 8	Attorneys for Plaintiff ADAPTIX, INC.		
9			
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN JOSE DIVISION		
13	ADAPTIX, INC.	Case No. 5:13-CV-01774-PSG	
14	Plaintiff,	NOTICE OF WITHDRAWAL OF	
15	v.	COUNSEL AND REQUEST FOR REMOVAL FROM ECF	
16	MOTOROLA MOBILITY LLC, et al.,	Judge: Paul S. Grewal	
17	Defendants.		
18			
19	ADAPTIX, INC.	Case No. 5:13-CV-1776-PSG	
20	Plaintiff,	Case 140. 3.13-C V-17/0-1 SG	
21	v.		
22	APPLE INC., et al.,		
23	Defendants.		
24			
25			
26			
27			
28			
	NOTICE OF WITHDRAWAL OF COUNSEL AND REOUST FOR REMOVAL OF ECF	)	

1 2	ADAPTIX, INC. Plaintiff,	Case No. 5:13-CV-1777-PSG
3	V.	
4	APPLE INC., et al.,	
5	Defendants.	
6		
7	ADAPTIX, INC.	Case No. 5:13-CV-1778-PSG
	Plaintiff,	Cuse 110. 3.13 CV 1770 15G
8	v.	
9	AT&T MOBILITY LLC, et al.,	
10	Defendants.	
11		
12	ADAPTIX, INC.	
13	Plaintiff,	Case No. 5:13-CV-1844-PSG
14	v.	
15	CELLCO PARTNERSHIP d/b/a	
16	VERIZON WIRELESS, et al.,	
17	Defendants.	
18	NOTICE OF WITHD	RAWAL OF COUNSEL AND

## NOTICE OF WITHDRAWAL OF COUNSEL AND REQUEST FOR REMOVAL FROM ECF

Plaintiff Adaptix, Inc., hereby informs the Court that one of its former attorney – Paul Cronin – does not represent Adaptix in the above-captioned cases, and wishes to be removed from the list of attorneys receiving ECF notifications in those cases. Mr. Cronin formerly represented Adaptix in these cases in the Eastern District of Texas, before the cases were transferred to the Northern District of California, but he did not file an appearance in N.D. Cal. and he no longer represents Adaptix in these cases. Nevertheless, he is currently on the list of attorneys receiving ECF notices in these cases.

1	Because Mr. Cronin has not appeared and therefore cannot file documents here in N.D		
2	Cal., he has asked Adaptix's current counsel to request, on his behalf, that he be removed from		
3	the ECF distribution list for these cases. After consulting with Court personnel, Adaptix's		
4	understanding is that this request should be made in the form of a Notice, rather than a Motion		
5	because an attorney who has not appeared in N.D. Cal. cannot be the subject of a motion to		
6	withdraw counsel. If any additional procedure is required to remove Mr. Cronin, Adaptix will		
7	follow any further instructions or guidance from the Court. Otherwise, Adaptix respectfully		
8	requests that Mr. Cronin be removed from the ECF notification list for each of the above-		
9	captioned cases.		
10			
11	Dated: July 25, 2013	Respectfully submitted,	
12		/s/ Daniel M. Shafer	
13		Paul J. Hayes ( <i>pro hac vice</i> ) Steven E. Lipman ( <i>pro hac vice</i> )	
14		HAYES BOSTOCK & CRONIN, LLC	
15		300 Brickstone Square, St. 901 Andover, MA 01810	
16		pjhayes@hayesmessina.com slipman@hayesmessina.com	
17		Telephone: (978) 809-3850 Facsimile: (978) 809-3869	
18		<b>`</b>	
19		Christopher D. Banys Richard C. Lin	
20		Daniel M. Shafer cdb@banyspc.com	
21		rcl@banyspc.com dms@banyspc.com	
22		BANYS, P.C.	
23		1032 Elwell Court, Suite 100 Palo Alto, California 94303	
24		Telephone: (650) 308-8505 Facsimile: (650) 353-2202	
25			
26		Attorneys for Plaintiff ADAPTIX, INC.	
27			
28			